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PPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/849,408	•	05/19/2004	Xiaodong Zhang	J6903(C)	6972
201	7590	10/20/2004		EXAM	INER
UNILEVE	R		OGDEN JR, NECHOLUS		
PATENT D		ENT	ART UNIT	PAPER NUMBER	
EDGEWATER, NJ 07020			1751		

DATE MAILED: 10/20/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
Nation of Allowability	10/849,408	ZHANG ET AL.
Notice of Allowability	Examiner	Art Unit
	Necholus Ogden	1751
The MAILING DATE of this communication appearable claims being allowable, PROSECUTION ON THE MERITS IS (nerewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHT (or upon petition by the applicant. See 37 CFR 1.313	OR REMAINS) CLOSED in the or other appropriate communic GHTS. This application is subj	is application. If not included cation will be mailed in due course. <b>THIS</b>
1. This communication is responsive to <u>1-20-05</u> .		
2. The allowed claim(s) is/are <u>1-5</u> .		
3. $\boxtimes$ The drawings filed on <u>19 May 2004</u> are accepted by the Ex	aminer.	
Acknowledgment is made of a claim for foreign priority una   All b   Some* c   None of the:  1.   Certified copies of the priority documents have   2.   Certified copies of the priority documents have   3.   Copies of the certified copies of the priority documents have   3.   Copies of the certified copies of the priority documents have   3.   Copies of the certified copies of the priority documents have   3.   Copies of the certified copies of the priority documents have   4.   Certified copies not received:   Certified copies not received:   5.   Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONM   5.   A SUBSTITUTE OATH OR DECLARATION must be submited in INFORMAL PATENT APPLICATION (PTO-152) which give   5.   CORRECTED DRAWINGS (as "replacement sheets") must   6.   CORRECTED DRAWINGS (as "replacement sheets") must   7.   DEPOSIT OF and/or INFORMATION about the depose attached Examiner's comment regarding REQUIREMENT Formattached Examiner's comment regarding Requirements have the comment regarding Requirements have the comment regarding Requirements have the comments have the comment	been received. been received in Application Numents have been received in of this communication to file a received the ENT of this application.  Itted. Note the attached EXAMI is reason(s) why the oath or detail be submitted. It be submitted. It is application on the communication of the submitted on the communication of the header according to 37 CFR 1 sit of BIOLOGICAL MATER	No  In this national stage application from the requirements.  NER'S AMENDMENT or NOTICE OF sclaration is deficient.  PTO-948) attached the Office action of stage application from the stage application from the stage application from the stage application from the requirements.
Attachment(s)  1.  Notice of References Cited (PTO-892)  2.  Notice of Draftperson's Patent Drawing Review (PTO-948)  3.  Information Disclosure Statements (PTO-1449 or PTO/SB/06 Paper No./Mail Date  4.  Examiner's Comment Regarding Requirement for Deposit of Biological Material	6. ⊠ Interview Sum Paper No./Ma 8), 7. ⊠ Examiner's An	il Date <u>1-20-05</u> .
		Necholus Ogden Primary Examiner Art Unit 1751

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## **EXAMINER'S AMENDMENT**

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Ron Koatz on January20, 2005.

The application has been amended as follows:

Claim 1, line 6, after "equal to" delete therefore 0.06 and insert therefore ----0.15----;

Claim 1, line 8, after "greater" delete "to" and insert therefore ---than--- and after "equal to" delete therefore "0.2" and insert therefore ---0.3---;

Claim 5, line 3, after "relative to" insert therefore ---a---;

Claim 5, line 4, after "equal to" delete therefore "0.06" and insert therefore --0.15---;

Claim 5, line 5, after "equal to" delete therefore "0.2" and insert therefore ---0.3---;
Cancel claim 6.

- 2. The following is an examiner's statement of reasons for allowance:
- 3. The examiner contends that Cambers does not teach or suggest applicant's criticality of maintaining both high ratio of free fatty acid total fatty matter and high ratio

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4.

filler to total fatty matter to achieve higher opacity for consumer desirability and yield a more creamy look for the bar composition.

First, applicants note that Chambers does not require that both (1) ratio of free fatty acid to TFM be equal to or greater than 0.15 (as amended); and (2) ratio of filler to TFM be equal to or greater than 0.3. Indeed ratio of FFA to total fatty matter could be 3 to 63 (e.g., 3% fatty acid and 60% soap) or 0.0476, and filler could be absent altogether (0% to 30% filler). Generally, the lower ratio of free fatty acid to TFM would produce bars which do not lather very well (see Comparative A at page 12-13 when no FFA is used). Further, as applicants have noted in the specification, the person of ordinary skill

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in the art would not be inclined to increase levels of free fatty acid because the bar could well become <u>unprocessable</u> (see page 1, lines 24-26 of the specification).

In addition, a bar with <u>no filler</u> would ensure that high free fatty acid bars would be unprocessable (since there was no teaching prior to the subject invention that high filler could counteract effect of high free fatty acid) yet, in the presence of only smaller amounts of filler that the person of ordinary skill in the art would feel comfortable using, the bars would tend to be <u>less opaque</u>, i.e., <u>less creamy looking</u> (see Examples 2 and 3 versus Examples 1 and 4).

In short, the crux of the subject invention is the <u>very delicate balancing</u> between ratio of FFA to TFM and ratio of filler to TFM. It is only when <u>both</u> these are delicately balanced that there is achieved bars which are processable, lather well <u>and</u> have an opaque, creamy appearance. The Chambers reference fails to recognize these criticalities and offers many, if not all, possible bar ranges where the benefits of the subject invention would not be obtained.

With regard to the specific Example 3 in Chambers, applicants note that ratio of FFA (coconut fatty acid) to TFM would be 6.8 to 66.9 or about 0.1 (above 0.06 of original claims) and ratio of filler to TFM of 20 to 66.9 or about .298.

First, applicants note that the ratio of FFA to TFM in the reference (0.1) is now outside the range of the amended claims (now 0.15). For reasons noted, there would be no incentive for Chambers to raise the level of fatty acid much higher while simultaneously raising level of filler (note that filler is used only at the lowest level of free fatty acid in Example 1-5) because of fear of forming crumbly bars. Further, where filler to TFM ratio is not even higher (Example 3 versus Examples 1 and 4 at pages 12-13), the bars will not obtain desirable opaque, creamy-looking appearance. In our invention, the opacity is marginal perhaps at the lowest 0.3 ratio of filler to TFM (see Example 3), but we have added benefit of higher free fatty acid to TFM ratio which we demonstrated gives enhanced lather. There is clearly no motivation in Chambers to

have approached <u>simultaneously</u> our high ratio of FFA to TFM <u>and</u> high ratio of filler to TFM.

5. Accordingly, in view of the criticality discussed above, the claims are allowable over the art of record.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Necholus Ogden whose telephone number is 571-272-1322. The examiner can normally be reached on M-T and Th-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yogendra N. Gupta can be reached on 571-272-1316. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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